CIVIL COURT CITY OF ST. LOUIS, STATE OF MISSOURI

State EX. Rel., Keith Voung, On Behalt Of Himself And All Similery Situated Individuals, Defendants

Director, Department Of Streets; Kent D. Floke, Commissioner of Streets. Missouri, and Metropelitan Police Department, et al, Defendants,

WRIT SUMMARY

Plaintiff Keith Young 5449 Claxton, ST. Louis, Mo 63120 On Behalf Of Himself And All Simillery Situated Individuals, Over \$ 250.

Detendants, Lydo Krewson, Jamie Wilson, Director, Department of Streets; Kent D. Flake, Commissioner of Streets, 7710 Hall Street, ST. Louis, Mo 63146-2616, Metropolitan Police Department ST. Louis, Mo.

Nature Of Underlying Action Complaint, it any Civil Rights Violation

Deceithful strickery,

Action OF Defendants: Unauthorized, deliberate impoundment / Tow my vehicle while or in face of State Of Emer
gency and unjustified taken of personal Property

Relief Sought by Plaintiff: Return Of Property or Value thereof and money danmages

No court date, or deposition of any previous or pending writer or other action is not pending.

IN THE CIVILE COURT OF ST. LOUIS, CITY STATE OF MISSO

State Ex Rel.,

Keith S. Young, Plaintiff, On Behalf OF)

Himself And ALL Similary Situated Individuals, No.

Lyda Krewson, Mayor, Jamie Wilson,
Director Department of Streets; Kent D. Flake,
Commissioner of Streets, Missouri and
Metropolitan Police Department City of
ST. Louis, et al., Detendants

CIVIL RIGHTS COMPLAINT UNDERTAINESC 1981, 1982, 1983 AN 1985, 1986, 1985 (1)(2), (3) SECTION 1991, 1996, 1997, Act & 1

1. The plaint Keith Voung Herein and above entitled car of action brings his cause pursuant to 55 Fit. 42 USC 1981, 1982, 53 42 USC 1983 and 1985 1986, and 1985 (3) Sec. (5) 1991,1996,1997 Act of 1871, and for violation of rights Racketeer Influence and corrupt Organize Act., 18 USC A 1962 (b) (c) (a) and 1462 (c);

All Exhibits Exs., are attached hereto made a part of this complaint, and are incorporated and adopted, and ferred to as "Ex, marked From A-G, and I - 21, to the plaint.

Parties

The Plaintiff Keith Voung, is at all times relevant to complaint cause of action grose, a citizen of the State of Missions the United States, residing on 5449 Claxton, City of States.

2. Lyda Krewson, the mayor of Missouri, is at all time relevant to this complaint, is the mayor of Missouri ar acting under the color of law, is a citizen of Missouri and the United States, it is unknown to plaintiff whether or not detendant Krewson resides in Missouri, and is being sued both in her/Mis indivitual or official capacities; Defendant Krewson is being sued in her or his corporate capacity;

- 3. Jamie Wilson, Director Department of Streets of Missouri, is at all times relevant to this complaint is in officed acting under color of law, is a citizen of Missouri and the United States, it is unknown to plaintith or not Defendant Wilson resides in Missouri, and is being sued her this indivitual or official capacities;
 - 4. Kent D. Flake, the commissioner of streets in Misson is at all times relevant to this complaint is in officiand and acting under color of law, is a citizen of Missour and the United States, it is unknown to plaint if whether Defendant Flake resides in Missouri or not, and is being sued in his indivitual or official capacities;

Metropolitan Police Department City of ST. Louis, Misson

5. Metropolitan Police Department of City of ST. Louis. Missouri is being sued in their corporate capacity

Plaintiff alleges that defendants are officers of the State of Missouri. Mo. Rev. Stat. 84.330(2000); Mo. Rev. Stat. 107.711.2 (2) (2000); 84.210, R.S. Mo. 2000.

Plaintiff alleges that defendants (jointly and severally) acted with intent to deceive manipulate or detrand, a widespread persistent pattern of indifference to plaintiff's Civil rights under 42 USC 1981 and 1983 when they impounded my vehicle;

7. Plaintiff conducted that defendant's Knowing misconduct.

7. Plaintiff contraineds that defendants Knowing misconduct intentional disparate treatment and being exercised unreasona ble and conduct by defendants policy created liberty or property interests by due process and state defendants either accept federal funds for a specificien department or agent

8. PlaintHF contends that defendants acted in bad faith reckless or careless disregard or indifference to plaintHs rights.

9 Plaintiff contends that defendants were negligent when state officer under color of State law Fail to Follow policy of Governors State of Emergency Orders and caused to of Plaintiff's vehicle and other personal property therein, (L)088:

10. Plaintiff alleges that defendants fail to be aware a unreasonable danger deprive plaintiff of liberty, property interes in violation of constitutional quarantees

Plaintiff alleges that it should not have been impossible for defendants to comply with both State and Federal requirements in the face of State of Emergency location and area of the vehicle situation it's impossible to block.

12. The Plaintiff's Vehicle was parked sufficiently legally particially close near the curb on across the Street on in 415 Belt Are, headed within inches straght into the second seperate "Private Closed Fense Gate", a "Not Thrue Deadend Alley, to palaintiff's right side and another alley open to the public to plaintiff's left and away, no close to plaintiff's Vehicle.

13. Plaintiff alleges that the defendants state aftersoner under the color of State law, chapter or or mtentionally willingly and with molice, unlawfully failed to provide plaintiff with an accurate, proper or complete notice of Yeason or basis upon which the vehicle was impounded and therefore denied and deprived constitute a taking of Plaintitts Vehicle personal property without due Due Process of law in violation of plaintiff's Fifth Amendment Rights of the United States Constitution. Because surrounding conditions and circumstances and the way events were in place at the time durning the Stay At Home Emergency there is no possessibil way the plaintiff was blocking traffic lane and thus were a pretextual or the like impoundment of plaintits vehicle.

14.Plaint. III alleges that the detendants acts were unjustified was not authorized under any code of Ordinances Chapter 17.56, to coopera act with the Board of police Comm. of the metropolitan police department, and were without authority to to tow my car during the Mo Stay at Home order.

blocking traffic lane, illegally park - ed vehicle with magor parking violations (i.e. rush, hour, tire hydrant alley or intersection blocking) or anything in violation of CHY County of ST. Louis Chapter 17.56 and that said Chap, 17.56 does not apply to the events and action;

15 PlaintAt alleges that code of Ordinances Chapter 17.56 is no detense to detendants action because plaintAt were prevented from obtaining his own Tow company for assitunce due to the closing of Missouri. The Street or Are dose not allow much traffic.

16. Plaintiff contends that defendants acts were deliberate Fraud or misconduct that is subjective, improper motive, arbitatarly and megligent

17. Plaintiff contends that defendants are deliberate indifferent in training and supervising their officeres, with Filing incident reports, or other documents, and details of event.

19 Plaintiff alleges that his claims strems and evolve Missouri Governor Michael Parsons

Executive Orders 0/5 04/2020 - Executive Order 10- Extension of Executive Order 20-04.20-05.20-06, and 20-08 in to sponse to COVID-19. Signed STATE OF EMERGENCY IN MO April 7, 2020, etc. April 24th, 2020; Emergency declaration will allow these waivers and suspensions to remain in place of Missouri moves into recovery, continued Flexibility in Utillizing and deploy resources.

Defendants own actions or mactions contradicts the entire Declaration.

uear 2002, Silvar, was unlawfully impounded by the herein named detendants.

All Exhibits Ex, are marked from A-Z, and attached hereto, are incorporated and adopted herein, and made a part here and this action complaint by reference and referred to as" Ex.

20. The plaintiff complaint action presents or foll within the exceptional category of excepting exciplendis in which justice was being denied and irreparal injury being down as follows:

The virus has been named "SARS - CoV-2" disease it cause name (Coronavirus disease 2019) (abbreviated "COVID. State wide Stay-at-home order help slow the spread of the Corona in the State. This order also covers the timetrame of existing Municipal and county orders.

21 Plaintiff at que that detendants failed to pro-vide him with an accurate, rehicle copy of the reasons for the impoundment of the ve and that reason given was not specticic sufficient or proper reason for taking continues. or proper reason for towing. See Ex. attached hereto and referred and corporated. Ex.

The reason stated for towing impounding vehicle 15 blocking traffic lane Ex.

22. Plaintiff contends the reason is blanked because it lack details. (does not list or state where or what lane, on what street, Blvd., or Ave, inter-section or highway or alley being blocked.

23. The plaintiff's verticle was proper parked partially mear the curb on Belt Ave. 415 Belt Ave ST. L. Mo. a private gate closed street, a locked closed gat alley to the right from Waterman Blvd. Stating " Alley Not Thrue" and an alley to the left open to public. There were not sufficient allegations of violation of any infraction of any County or city or

. 24 Plaintiff alleges that Police Department City Of ST. Louis Department of Streets obtained possession of my vehicle without or outside of their authority, or improper authority towning my vehicle See, Ex. B and C attached hereto referred to as plaintiff's Ex. B. and C.

25. Plaintiff contends that detendants impountment of his vehicle under color of State law or tequilations or ordanicenc violated Federal Const., rights and without proper notice violated \$400.9-602 R.S. Mo Supp. 2002 and \$400.9-623 R.S. Mo. Supp. 2001, and therefore was deprived of procedural and substantial protection of due process. of the federal protection possessed a property interest created by the federal Constition itself in that the State cannot take away without due process and thus was denied by arbitrary irrational State, local, officers

customs were the moving force behind the constitutional violation of plaintitis constitutional rights

- 27. PlantAT contends that Oddendant's city policy, custom or regulations was void because vague, ambiguous and overbrood, thus impoundment and towing, unauthorized 28 Defendants provided an unauthenticated copy of removal impoundment of my vehicle
 - 29 PlaintAT contends that detendants breached a ministerial duty imposed by statute, regulation or departmental-mandated duty, and that Notice was detective, null and void,

30 Plaintiff contends that practical.

difficities prevented him from using my personal property, and the Notice conflict with or contradick or inconsistent to the actual set-up of the alleged patreet or Ave the vehicle were suppose to be blacking, combinded with existing State of Emergency, acts of defendants that is different from the policy of federal Government.

- 31 Plaintiff contends that acts or omissions by defendants curtailed plaintiff's right to property constitute a taken.
- 32 PlaintAF contends that Notice provided by detendants fail to satisfy Due Process Clause of the FATA and Fourteenth Amendments of United States and Missouri Constitution

33. Plaintiff contends that detendant's Notice tailed to provide him with sufficient adequate information to detend and prepair a detense against the reasons for impoundment and is the in fact "No Notice". Notice was not true were talse not touth, misleading 34 Plaintiff contends that detendants tailed to provide him with timely Notice of reasons for impoundment of my vehicle and therefore said Hotice is insufficient and of no legal force

35. Plaintiff contends that Notice provided by defendants appossif and contrary to the condiction and actual circurstances and event and area alleaed to be blocking alleged to have been blocked lane alley was not alleged

36 lack Fact specific Statement Failed to connection with Notice. There is distinction between block an area, and sitting or Standing over to the side

- 37 Plaintiff alleges a A State or Federal emergence had been declared did not cite as a reason for townia. Emergency Tow MO Rev. Stat. 8 304. 15 (2017), palso include 76-282, and in any sense would be imapp licible
- 38. Plaintiff alleges that the defendants plained their action impounding my vehicle on 4-27-2020, and to car Plaintiff to endue the rate of \$25 per day for storage per day for storage charges were accumulating at the rate of \$25 per day and more than 30 days the daily storage rate will double. See . Ex.

39. Plaint IFF alleges that detendants actions were for the purpor of compermizing there detense and an inherenout conflick of interest between Plaintiff and defendants, or that acts of statute, zoning, or ordinance or state legislure conflict with federal law

PlaintAT alleges that detendants took action pur-surant to an unconst, custom or policy

40, Plaintiff alleges that detendants subjected him to an improper public practice or Criteria caused injuries.

Plaintiff contends that detendants decision to impound my vehicle were wholly arbitrary and capticious and irrational in a strict sense, or prompted by involve politicical or religin, thus were with act or omission, or gross negligence, co-cal bias to confiscate plaintiff property;

A2 Plaintiff also assert an equal protection claim, argue that similar zoning must yeald or charge to Governor's State Of Emergency; Federal law, is so stringent as to const., a taking without just compensation caused economic dress injuries were lasting and or severe;

Jective deliberate indifferent i.e., detendants acted with subJective deliberate indifferent i.e., detendants take personal
property and au and transfer to law entorcement as gitts or other things (were outside soi
scope of authority once the Governor signed State of
Emergency, on Apr. 7th, 2020, and detendants were
not allowed and authorized to impound the vehicle

44 Plaintiff contends that detendants capricious interteur randomly impounded plaintiff's personal property was caused by the City policy or customs, which were not responsive, quilded or in response to such a state of Emergency and therefore were inadquirate of lack of training prejudice Blaintiff's rights, violate tiest and tourth, and Fourteenth Amend, U.S. Const.

45. Plaintiff belong to a racial minority and that others out-side my group were treated differently

Tonescen the event in question or some similarly event would occur and contends that, as written, the stat., rules or regulations authorizes general searches in contravention of Fourth Amend., U.S. Const., and should be struck down where officers has sufficient culpable state of mind.

An alleges that the conduct a routine walk-in check Constitute an illegal sezure of property,

An ordinance has no effect over a statute, or other such events as the State of Emergency decleared. Chrof ST. Louis charter chapter 17.56, had no legal effect,

Mo. Bill of Rights Art. 1., V.A.M.S. Const., Art. 1., s 4,10

Art. 1., s 9 V.A.M.S. Const., 42 U.S.C., s, 1983, ss 213.111, 213.010,
213.137 while acting under color of Federal law;

Ope Consilio: Aid/ Coumsel

Does not have a license to practice any art: Licentiate

As Plaintiff alleges that deterdants is incompetent subjecting and conducting or practice which is or might be harmful or damaging to the physical health of a patient and were dolus; () had no right to take Plaintiff's properly. Preder, prendre, and copax negotii

wercome respondent su

Hill v Marchall, 962 F. 2d 1209 (6th cir. 1992) Hoter V. Malo 112

S.Ct. 358 (1991)

defendants took part in and were amear of in deprivation of due process claims. Graffin - Bey, 978 F. 2d 455

PlaintAF alleges that this tow created a property interest.

Clearly established constitutional rights to which 568 F. 3d 269

Every reasonable afficer would or should have known.

deteridants

118 S.Ct. 1252 at 1254 viol Bill & Rights in Fourteenth Amend. U.S. V. Lonler 117 S.Ct. 1219 (997). On 7/6/2020 Gov. Signed Mo. R.S. 8476.270, 476. .265. 5 476.280, and public founds in 210.160 R.S. Mo.
(1978), means state Funds non ware provided to assist
plaintiff's Situation in any form or way,

Plaintiff alleges that detendants action were wrongfully against the will and without the consent of the detendants upon take away said property and converted to their own use

That by reason of the premises detendants has damaged plaintits property in the Sum three thousand dollars

Judgement against detendants their agents, afficers, servants and employees for the said sum with costs and attorneys feas and that said detendants by restrained and enjoined from ac his property, mainting said vehicle therein until detendants has been paid just compensation for the taking and appropriation of said property. Provision

2, 521, Art. 2, of Const., of MO

Flaintiff contends that detendants cannot deny their knowledgment or the existen of State of Emergency policies and procedures () local Government violated constitution for to custom or Federal Government and () Administration foot-droging const., a taking in violation of Fifth and Fourteenth Amendments of the United States Constitution

55. Plaintiff alleges that destandant Krewson, Wilson and Flake and Madropolitain Police Department City of ST. Low Frond the try participated in or took part in the deprivation of plaintiff's correct, rights.

sufference 5 44. Act. IV, 1875 Consto; authorize bonds other than renewal of existing bonds on the occur of an unforeseen emergency, or cause defilying the revenue.

Mountail contends that City policy or regulations was void because vague, ambiguous and overbroad and towing, impoundment unauthenticated copy of removal of my vehicle;

57 Plaintiff contends that defendants breached a ministerial duty imposed by statute or regulation, there - violated either a state or departmental - mandated duty

thes prevented him. From USRING My property and con-Flict with or inconsistent with existing State OF Emergency "acts that is different from the policy of Federal Government".

59. Plaintiff contends that acts by defondants curtailed owner right to property constitute a taking VAMS 490.680, Business record.

economic use of my property was demied durning the period in question, that a regulator taking, a regulatory imposition of effected only a partial lose of economically viable use of plaintitis property

56 Plaintiff contends that defendant's policy or custom was "moving force behind the injury" and which was clearly establised."

57 Plaintiff contends that defendants altered, wipe-out, omitted or deleted or destroyed the true details of the incident, or it's occuronce, in an effort to misled or create confusion concerning their issurance of the tic which were and reasons for impoument of the car.

58, PlaintiFF alleges that the detendants acts were unjustified was not authorized under any code of Ordinances Chapter 17.56, to coopera act with the Board of police Comm, of the metropolitan police department, and were without authority to to tow my car during the Mo Stay at Home order.

blocking traffic lane, illegally parked vehicle with magor parking violations (i.e. rush, hour, tire
hydrant alley or intersection blocking) or anything in violation of CAV (ounty of ST. Louis Chapter 17.56, and that
said Chap, 17.56 does not apply to the events and action;
60, Plaintiff alleges that code of Ordinances Chapter 17.56
15 no detense to detendants action because plaintiff were
prevented from obtaining his own Tow company for assitance
due to the closing of Missouri. The Street or Are
dose not allow much traffic.

deliberate Fraud or misconduct that is subjective, improper motive, arbitatorly and megligent

- 62. Plaintiff alleges that defendants actions in towing my vehicle was constitute a taking without Just compensation decision was arbitrary and capticious a deprivation of plaintiffs substantive and procedural Due Process Clause of law.
- 63. Plaintiff contends that defendant obtained possession of vehicle without proper notice violated \$ 400.9-602. R.S. Mo. Supp. 2002, and \$ 400.9-623, R.S. Mo. Supp. 2001
 - Tederal protect rights. <u>Carlson v. Roetel & Anderson</u> 5: F.3d 648 (2008 8th cit.) <u>Comez v. Taleda</u>, 100 S. Ct. 1920 (1980)
 - Harrison v. Sprinadale Water & Sewer Con 780 F. 2d 1422 (8th cir. 1986)

City of Canton, Int 489 U.S. at 390, m. 10

- 64. Plaintiff alleges that ST. Louis City police department, and Department of Streets obtained possession of my vehicle without or outside of their authority. claims strims or involved and center ground Missouri Governor Parson March 2020, officially declearing and Signing Executive Order 20-20, State Of Emergency in Missouri.
- Plantiff contends that defendants intentionally and wilfully misropresentatived cause of accusation reasons for towing blocking trat lane is unenforcedly vague, that it allow any interpretation it wishes, and involved legitamate matter of public interest and were protected by first Amend.

 United States Constatution
 - 900 Plaintiff contends that detendants are required to safe guard public health. 334.100.1(4), R. S. Mo. 1978
 - 67. Plaintiff contend that detendants are Itable for the pena as well as under 534 of Mo. Act, of 1804 (Rev. 1825) R. C. 1845 Tit. 20 Staves art., 1 ss 31, 32

Replaintiff contends that detendants cannot deny their knowledgment, or the existen of State of Emergency policinal procedures () local Government violated constitution our to custom or Federal Government and () Administration foot-draging const., a taking in violation of Fifth and Fourteenth Amendments of the United States Constitution

Flaintith alleges that destandant Krewson, Wilson and Flake and Modropolitain Police Department City of ST. Low Froudette try participated in or took part in the deprivation of plaintits correst months.

sufference & 44. AH. IV, 1875 Consto; authorize bonds other than renewal of existing bonds on the occur of an unforeseen emergency, or cause defilying the revenue.

Plaintiff contends that defendants acts by conspiring to disti-

PRAYER FOR RELIEF

WHEREFORE Plaintiff respectfully prays that this court 1950e orders on behalf of Plaintiff that the actions of the Detendants herein as set out above, violate Plaintiff's rights und the FAth, Sixth, Eighth, and Fourteenth Amendments to the United States Constitution.

Request damages in the amount of \$ 401.463

min F for paid and suffering detendants also
be required to return his car or provide him
with a car From the detendants tow yard for
such Further relief as the court deems proper,
just, and Fair, including his court costs and fows
be extended and paid by defendants

Kuth 5.

Certificate Of Service

The undersigned hereby certify that a true and correct copy the above and foregoing attached was mailed by placing it is an envelope postage prepaid, in the U.S. Mail this 25th & March 2021.

Respectfully submitted, By: Leith 2

VERIFICATION

State OF Missouri ; Chy OF ST. Louis ; SS

I, Keith Young, the aftiont in the above and foregoing a and after being first duly placed under oath or aftirmation do hereby swear and certify that I have read the information

Certificate Of Service

The undersigned hereby certify that a true and correct copy the above and foregoing attached was mailed by placing it is an envelope postage prepaid, in the U.S. Mail this 25th & March 2021

Respectfully submitted, By: Leith 2

VERIFICATION

State OF Missouri ; Chy OF ST. Louis ; ss

I, Keith Voung, the afficient in the above and foregoing a and after being first duly placed under oath or affirmation do hereby swear and certify that I have read the information

allegations and facts herein above alleged and stated ore in od Fill good Faith and are true, correct and occurate according to the affant's ability information and belief. have hereunto set my hand affixed my official seal the day and year below written In testimony whereof, Subscribed And Sworn To this 31st day of. OF Notary Public For Said City And State May 20 21 My Commission Expires: 5-31-2024 Sight ature Notary Public - Notary Seal State of Missouri Commissioned for St. Louis City
My Commission Expires: May 31, 2024
Commission Number: 20606492

EX. A

METROPOLITAN POLICE DEPARTMENT – CITY OF ST. LOUIS OWNER'S NOTIFICATION OF RECOVERED VEHICLE

DATE LETTER MAILED	4/27/20		•	
		OWNER INFORMA	ATION	
YOUNG, KEITH		5449 CL	AXTON ST	de la companya de la
Registered Ov	wner/Victim		Add	iress
ST LOUIS	MO6	3120	·	<u> </u>
City	State	Zip Code	Home Phone	Business Pho
	AGE CONTRACTOR OF THE CONTRACT	VEHICLE INFORMA	ATION	
THE FOLLOWING DESCRI	IBED VEHICLE RI	EGISTERED IN YOU	R NAME HAS BEEN F	RECOVERED:
2002 PONTIAC	GRAND AM	SILVER	NA1R3J MO 20	1G2NF52E82M654769
Year Make	Model	Color	License No.	V.I.N
VEHICLE IN RUNNING CO	NDITION:] YES □ NO		9
		(Will allow 5 lines o	of text)	
IF NO, DESCRIBE:				
			The state of the s	
			* · · · · · · · · · · · · · · · · · · ·	4.
		RECOVERY INFORM	<u>MATION</u>	
VEHICLE RECOVERED BY			·	
ST. LOUIS POLICE DEPT	r. OTHER	AGENCY*	Name of Recov	voring Agonov
		$x = x^{-1}$	Name of neco	47, 7
<u>4/27/20</u> <u>6:40</u>	PM Time	Original C.N.	Other Agency C.	673739 N. Tow Slip Num
Date of Recovery				PHONE 314-383
1. CONTACT THE ST. LOU 2. CONTACT THE RECOVE			. CITY TOW	ITIONL 314-363
		The state of the s		
YOU WILL BE ADVISED V	VHERE YOU CAN	N PICK UP YÖUR VE	HICLE, PLEASE BRIN	IG THIS LETTER AND C
TITLE OR OTHER OWNER	SHIP PROOF W	ITH YOU TO THAT L	OCATION TO IDENTI	FY AND CLAIM YOUR
VEHICLE. VEHICLES HEL	D IN THE CITY C	OF ST. LOUIS AND N	OT CLAIMED WITHIN	N THIRTY (30) DAYS AR
SOLD AT AUCTION UND	ER CITY ORDINA	ANCE.		
*CONTACT THE RECOVE	RING AGENCY	TO DETERMINE WH	AT IS NECESSARY TO	O CLAIM YOUR VEHICL
		OWNER NOTIFIE		
OWNER NOTIFIED OF RE	COVERV BY BE	COVERING OFFICER	: TYES	∏ NO
RECOVERYING OFFICER'		COVERNING OF FICEIN		ئۆ ر.
ATTEMPTED CONTACTS		LETED BY DESK OF	FICERS)	
ATTEMPTED CONTACTS	: (10 BE COMPT	LETED BY DEOR OF	() ()	
DATE TIME	NUMBER CAI	LLED/OTHER .	REMARKS	BY D
4/27/20 6:40 PM		BL	OCKING TRAFFIC LAN	E 11309
	<u> </u>	·	y 1	

EASE DISREGARD THIS LETTER IF YOU HAVE BEEN CONTACTED AND/OR RECEIVED YOUR VEHICLE.

D FORM GEN-1 (R-6) 05/09

ORIG. - OWNER 1ST COPY - UNIT FILE

EX. B.



JAMIE WILSON
DIRECTOR, DEPARTMENT OF STREETS

City of St. Louis

DEPARTMENT OF STREETS - TOWING SERVICES FACILITY -

7410 HALL STREET ST. LOUIS, MISSOURI 63147-2616 PHONE: (314) 383-7546 FAX: (314) 381-7613



04/28/2020

TO: YOUNG KEITH 5449 CLAXTON STREET SAINT LOUIS MO 63120

্রিকার প্রয়ুক্ত করিছিল করে। জুন্তর প্রতিক্র করে প্রতিক্র করে। করে করিছিল করে জুন্তু করে । পুরু বা তীক্ত বাংলার বিভাগ করে। জন করে করে জুন্তু করে । করে বিভাগ বিভাগ বিভাগ বিভাগ বিভাগ বিভাগ বিভাগ বিভাগ বি

The Below-Captioned Vehicle has been impounded by this Department or the City of St. Louis Police Department and is being held awaiting claimant at the tow facility located at .ST LOUIS CITY TOW - 7410 HALL ST, SAINT LOUIS, MO 63147-2616 Phone (314) 383-7546. If you wish to claim this vehicle, please follow the instructions below. If you have disposed of this vehicle to someone else, please disregard this letter.

To claim the Below-Captioned Vehicle, present the title or registration for proof of vehicle ownership at the tow facility. Lien holders wishing to claim the vehicle must present proper legal documentation of a valid security interest of record and a "Hold Harmless" letter. All claimants must establish proper identification. Payment of all towing or other removal and storage charges is by Cash or Visa or MasterCard only.

Storage charges are accumulating at the minimum rate of \$25 per day. If the vehicle is impounded for more than 30 days, the daily storage rate will DOUBLE.

If not claimed within 30 days of the date of this letter, the vehicle is subject to sale at public auction or disposal under the applicable provisions of Chapter 17.56, Revised Code of the City of St. Louis 1994, as amended.

You have the right to a hearing to contest the towing or removal of the vehicle. If you wish to do so, please call 314-383-7546 and request a hearing.

MAKE: PONTIAC YEAR: 2002 SERIAL# 1G2NF52E82M654769 LICENSE# NA1R3J MO 2020 TOW# 067373-9 REG